

## EXHIBIT 3

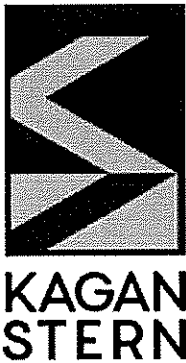
## Stephen Stern

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**From:** Stephen Stern  
**Sent:** Friday, April 22, 2022 3:37 PM  
**To:** Gregory Jordan  
**Cc:** Heather Yeung; Thomas J. Gagliardo  
**Subject:** RE: John White Deposition

**Follow Up Flag:** Copied to Wordox (Client Files\210065\BL\00174904.MSG)

We are available May 17 and 18



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**From:** Gregory Jordan <[gjordan@jz-llc.com](mailto:gjordan@jz-llc.com)>  
**Sent:** Friday, April 22, 2022 11:49 AM  
**To:** Stephen Stern <[Stern@kaganstern.com](mailto:Stern@kaganstern.com)>  
**Cc:** Heather Yeung <[yeung@kaganstern.com](mailto:yeung@kaganstern.com)>; Thomas J. Gagliardo <[tgagliardo@gelawyer.com](mailto:tgagliardo@gelawyer.com)>  
**Subject:** John White Deposition

I am only interested in getting John White's deposition dates.

Gregory J. Jordan

Licensed in Illinois and Indiana

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**\*\*Notice from Jordan & Zito LLC \*\***

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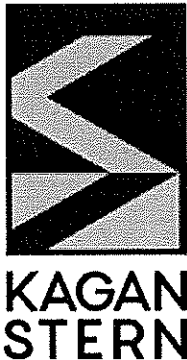
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**From:** Stephen Stern <[Stern@kaganstern.com](mailto:Stern@kaganstern.com)>  
**Sent:** Friday, April 22, 2022 9:11 AM  
**To:** Gregory Jordan <[gjordan@jz-llc.com](mailto:gjordan@jz-llc.com)>  
**Cc:** Heather Yeung <[yeung@kaganstern.com](mailto:yeung@kaganstern.com)>  
**Subject:** RE: John White Deposition

Greg:

I was tied up yesterday and I am just getting back to emails. I will inquire about dates. I note that you did not respond to my inquiry about David Boshea's deposition. Please advise whether you are agreeing that his deposition will take place as well or whether I need to ask the court for an order to compel his deposition.

Stephen



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**From:** Gregory Jordan <[gjordan@jz-llc.com](mailto:gjordan@jz-llc.com)>  
**Sent:** Thursday, April 21, 2022 12:24 PM  
**To:** Stephen Stern <[Stern@kaganstern.com](mailto:Stern@kaganstern.com)>  
**Cc:** Heather Yeung <[yeung@kaganstern.com](mailto:yeung@kaganstern.com)>  
**Subject:** John White Deposition

John White's deposition will be remote. Send the dates today so I can get back to you.

Sent from my Verizon, Samsung Galaxy smartphone  
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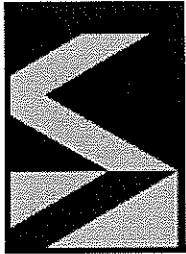
**From:** Stephen Stern <[Stern@kaganstern.com](mailto:Stern@kaganstern.com)>  
**Sent:** Thursday, April 21, 2022 11:08:05 AM  
**To:** Gregory Jordan <[gjordan@jz-llc.com](mailto:gjordan@jz-llc.com)>  
**Cc:** Heather Yeung <[yeung@kaganstern.com](mailto:yeung@kaganstern.com)>  
**Subject:** RE: John White Deposition

Greg:

We will look into dates and get back to you. A couple questions:

1. Are you going to make Mr. Boshea available for back to back depositions as we had originally agreed (with John's going first, as previously agreed)? If not, we will of course file a motion and I am sure it will be granted (I do not see how the court would allow only John's deposition and not David's).
2. Is this going to be virtual or in-person or are you amenable to either one? While we originally planned to be in person for both John's and David's, when we were last discussing them in January, we were planning on them being virtual.

Stephen



**KAGAN  
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**From:** Gregory Jordan <[gjordan@jz-llc.com](mailto:gjordan@jz-llc.com)>  
**Sent:** Tuesday, April 19, 2022 4:07 PM  
**To:** Stephen Stern <[Stern@kaganstern.com](mailto:Stern@kaganstern.com)>  
**Cc:** Heather Yeung <[yeung@kaganstern.com](mailto:yeung@kaganstern.com)>  
**Subject:** John White Deposition

Stephen,

In light of the Court's order, please provide by the close of business tomorrow multiple dates on which John White can sit for his deposition in the next thirty days.

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